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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
ATT EICHTION NO.	TIEMO DATE	THO TANGED INVENTOR				
10/649,965	08/26/2003	Junichi Murakami	1232-5119	7096		
			my	CVANIDICO		
27123	7590 04/05/2005		EXAMINER			
MORGAN &	FINNEGAN, L.L.P.					
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Please find below and/or attached an Office communication concerning this application or proceeding.

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Notice of Non-Compliant Amendment (37 CFR 1.121)

37 CFR correct	1.121. I ed sectio	document filed onis considered non-compliant because it has n order for the amendment document to be compliant, correction of the following of the non-compliant amendment document must be resubmitted (in its to the claims" section of applicant's amendment document must be re-submitted.	ng item(entirety)	s) is req	uired. O	nly the	of
THE FO	1. Amei	NG CHECKED (X) ITEM(S) CAUSE THE AMENDMENT DOCUMENT TO	BE NO	N-CON	лРLIAN	T: 'm to t	maei/Imilia
		A. Amended paragraph(s) do not include markings.					
		B. New paragraph(s) should not be underlined.			<u>.</u> .		
		C. Other			<u> </u>	itair . •	
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	2. Abstr		• •		,		
		A. Not presented on a separate sheet. 37 CFR 1.72.		• •		14.1	
		B. Other		<u>'.</u>			
	_						
	3:-Amer	ndments to the drawings:				_	
\checkmark							
	4. Amer	ndments to the claims:	:			•	
/		A. A complete listing of <u>all</u> of the claims is not present.		—-			
	\forall	B. The listing of claims does not include the text of all pending claims (includ C. Each claim has not been provided with the proper status identitier, and as so	ing with	drawn c	laims)		
_		claim cannot be identified. Note: the status of every claim must be indicated one of the following / status identifiers: (Original), (Currently amended), (Carpresented), (New) and (Not entered). D. The claims of this amendment paper have not been presented in ascending E. Other:	after its onceled),	claim nı (Withdr	umber by awn), (P	v using	•
		nation of the amendment format required by 37 CFR 1.121, see MPEP Sec. 714 gov/web/offices/pac/dapp/opla/preognotice/officeflyer.pdf.	and the	USPTO) websit	e at	
this lette non-entr changes	er to supp	iant amendment is a PRELIMINARY AMENDMENT, applicant is given ON oly the corrected section which complies with 37 CFR 1.121. Failure to comply preliminary amendment and examination on the merits will commence with reliminary amendment(s). This notice is not an action under 35 U.S.C. 132, are.	with 37 out cons	7 CFR 1 ideratio	.121 wi n of the	ii result propose	in ed
since the	e amendn ONTH fr	iant amendment is a reply to a NON-FINAL OFFICE ACTION (including nent appears to be a bona fide attempt to be a reply (37 CFR 1.135(c)), applie om the mailing of this notice within which to re-submit the corrected section was abandonment. EXTENSIONS OF THIS TIME PERIOD ARE AVAILABLE.	cant is g	iven a l nplies w	ΓΙΜΕ PI vith-37 C	ERIOD (CFR-1.12	of 21 •
respons status of	to a fin The amer	t is a reply to a FINAL REJECTION, this form may be an attachment to an all rejection continues to run from the date set in the final rejection, and is adment.	not affec	cted by	n. The r the non- nend sen	complia:	<u>or (1884) - 183</u> nt <u>iili</u> ases <u>(0</u> .1
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